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Ronald Charles Vrooman General delivery Beaverton, Oregon [97005] 503 641 8374 ronvrooman38@gmail.com

FILED 6 JUL 1711:34USDC-ORP

- On Oregon IN THE UNITED STATES DISTRICT COURT aka d(D)istrict c(C)ourt of the
- 2 United States FOR THE DISTRICT OF OREGON seeking jurisdiction and justice at 1000
- 3 SW 3rd Ave, Portland in courthouse 740!
- 4 Ronald Charles Vrooman
- 5 Party for Plaintiff Pro se and
- 6 Ronald Charles Vrooman Private Attorney
 Generals by the United States Congress 42
- 7 U.S.C.1988 and 18 U.S.C.1510 and 18 U.S.C.
- 8 1512 and to be known as "One of the People" also "Qualified Criminal Investigator" and
- ⁹ "Federal Witness" and by unrebutted affidavit.
- Status identified and unrebutted. Beaverton Oversight Committee and its members;
- Ronald Vrooman, Raymond Senkel, Richard Koenig, Ross Abordokaninau, Laura Weaver,
- 12 Kambiz Moradi, Chris Walker; Others to be
- named and added later.
- 15 Vrs.

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- Beaverton City, city of Beaverton, City of
- 17 Beaverton as the Oregon State Chartered entity and as the subdivision of the county of
- Washington a subdivision of the state of
- Oregon and Denny Doyle, Lacy Beaty, Betty Bode, Mark Fagin, Cate Arnold, Marc San
- 20 Soucie, William Kirby, un-named but titled as Presiding Judge, Associate Judge and all
- others such as attorneys sitting on the bench,
- 22 City Manager all in their person and to be named later.

Defendants, party against

lot of

Case number: 17 CV 1051-BR

A new case into Equity Court Portland.

Failure to provide due process and violations of inalienable, civil and human rights and RICO. All are violations of 18 USC 3571 and other codes, thus of our inalienable rights guaranteed by our founding documents such as the Constitution. During the unlawful conduct in their council and courts and in their paperwork, proof of and incontrovertible evidence in their own records of violation of governing law. SCOTUS case law is law for all inferior courts. Thus my/our rights as/for Oregonians, non US citizens, free inhabitants, and others as they are identified have been violated.

certifications

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- Notice to the agent is notice to the principal and Notice to the principal is notice to
- 27 the agent. City of is a subdivision of, county of is a subdivision of, state of is a
- 28 subdivision of US inc in all of its forms.
- 29 It was the original intention to just obtain the documents needed to comprehend the
- 30 issues. However, when accompanying the members of the Beaverton Oversight Committee, to
- 31 meetings of the city council; addressing many issues on the public record and with public records
- 32 requests and demands and FOIA documents!. We find that the named defendants have all been
- encouraged to self correct and choose not to. Our interacting with assorted employees of the
- various corporate governances and unproven courts of record with unproven jurisdiction: it
- becomes necessary to add this affidavit of truth to this case. Others to be included.
- 36 THE CLAIMS by affidavit of truth Ronald Charles Vrooman: I filed into this court with a server
- 37 as witness present.
- 38 The chain of events goes like this. A group of we the people gathered at the city council's
- meeting at city hall. We put in a form to speak. I was given the floor.
- Following a script under the rules of the meeting and the charter from the Oregon state. We the
- 41 people did under due process form the Beaverton Oversight Committee on the record of the city
- 42 councils meeting. It was proposed, made a motion, seconded. The vote was called and there were
- 43 aye or votes for and non against. The Beaverton Oversight Committee was lawfully constituted.
- The committee has attempted to meet, with the city manager and were excluded from the
- building by cops, two un indicted cop employees at this time. The committee registered with the
- 46 Oregon Secretary of State obtained a Fed ID # and a bank account and invoiced the city several
- 47 times and sent statements also. We were denied due process.
- We lawfully formed our committee and at a public city council meeting, we concluded the
- 49 forming and the costs were presented to the council. That is a lawful contract, made within the
- charter's conditions. The only authority to change the charter is by we the people.
- We are conducting an ongoing RICO investigation of 1. The building housing the court and cop
- shop on Griffith is with clouded documentation and fraud and due process violations are
- suspected. The title shows Beaverton City; the deed on the next page shows City of Beaverton,
- 54 the President of the land company selling the property was a former Mayor. FOIA and public
- records demands/request go un-answered. However emails from Carla go without proof.
- 56 Breach of contract is a claim at this time. Other claims and persons may be added as we decide.

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- 57 Remedy: To pay back fees to the committee's members Ron Vrooman. Richard Koenig, Kambiz
- Moradi, Ross Abordokaninau into a trust for distributions needed to perform the committee's
- 59 functions. Then start an equitable coexistence within law and equity, by fulfilling the agreement...
- 60 ORCP20A; Clearfield Doctrine; Accardi Doctrine; ex Parte Young; ex parte Milligan are all
- specifically called into this case. They are all governing law.
- 62 Claim: These persons on their records have denied we the people of the Beaverton Oversight
- 63 Committee remedy by due process violations and failure to abide by governing law.
- 64 Claim: File on demand, as there is no fee for a man to obtain justice in a court. This has been
- denied and cases dismissed because I refused to be denied access to governing law. This fee has
- been collected and will not be reimbursed or refunded.
- 67 Claim: Each court previously listed has been challenged to prove their jurisdiction, in writing,
- 68 into the record and not one has followed governing law or defaulted, no judge or magistrate has
- 69 responded either, legal fictions, color of law. They have jurisdiction over the corporate
- 70 governance, US citizens and attorneys but not me until proven. This is a violation of governing
- 71 law.
- 72 Claim: A right cannot be converted to a privilege to my detriment; this has been done to me. This
- 73 is a violation of governing law.
- 74 This is where many start quoting case law. As I have quoted case law in several cases, many if
- not all cases in law, and it has been ignored. I will wait to quote more case law. Look it up
- yourself. This is sufficient to start this case, I need only one claim.
- Fach person listed has many claims against them and to list them all here is a waste, as the
- 78 transcripts and records filed into each case D144354M and UC 7945181 and the city's public
- records, they will provide incontrovertible facts, be the evidence for this case. Read the case,
- read the governing law, it is obvious to the jury. I am guaranteed Article III, 11th and VII
- amendment court, which has proven to be unavailable as guaranteed. Hence we file into Equity.
- I do legal not lawful and this is my best effort. If my work is deficient please
- 83 notify me. My status is filed as fact: The right to expatriate is among those we all have. I
- have done so and filed it into the public record with city of Beaverton, and as a paper into the
- 85 Beaverton Municipal Court in UC 7945181, and Federal District Court. It is not challenged, so it
- stands as fact. I am an American state national, a non US citizen; I am on Oregon; I am the
- 87 trustee of a PMA in the name RONALD CHARLES VROOMAN; I am a flesh and blood man
- 88 without mala in se crime; I am not in commerce with the state of Oregon; I am without the state
- 89 of Oregon; within the united States of America. My status is defined and acknowledged in the
- 90 public record and two courts of recorded, un-rebutted and stands as fact. Therefore, are we

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- dealing with governing law?? Please remember I am not subject to your rules, codes, 91
- and statutes. You are, as determined by SCOTUS, that's governing law. 92
- 93 Each court and person listed has 21 days from service date to answer the claims and provide
- 94 notice of intent to defend or default or be in default. This court has 90 days to start the trial, 21
- 95 days to prove jurisdiction or default with the same penalties.
- 96 The courts have jurisdiction over the corporate governance entities, inferior courts and BAR
- attorneys and US citizens that don't know better. But not we the flesh and blood people on 97
- 98 Oregon, until proof of jurisdiction is filed in writing into the record of the court in each case,
- 99 including this one. The Supreme court claims jurisdiction in the Constitution! I deny the claim,
- 100 therefore, they must provide the proof in writing. Therefore, they can comply; all except me and
- 101 the additional plaintiffs/party for named are persons of the corporate governance...
- 102 A default is acquiescence to the charges and proof of desire to settle by finding against my
- 103 convictions in both D144354M and UC 7945181. This filed document and a calendar are
- 104 sufficient to demand and to obtain; from this or any federal district court an order to dismiss the
- 105 convictions forever, to be so ordered by this or any federal court within 10 days or not my
- 106 choice, from default date and to be enforced by the United States Marshal Service within 20 days
- 107 from default date, at my behest....
- 108 A default is also sufficient proof to demand that 18 USC 3571 due process has been violated and
- 109 a penalty of 250,000.00 dollars in silver or the exchange rate in Federal Reserve Notes on the
- 110 default date. To be paid to Ronald Charles Vrooman and others to be identified by claim in the
- 111 future; by each court and person in default or their bond or risk management insurance within 10
- 112 days of receiving the order from a court or be in contempt of this or any federal court and
- 113 prosecuted within 10 days... To be so ordered by a court within 10 days from default date and to
- 114 be enforced by the United States Marshal Service within 20 days from default date or be in
- 115 contempt of this court and prosecuted within 10 days; at my behest...

Without equivocation, mental reservation or secret evasion is required of all named here and 116

117 acting in this matter. No color of law or legal fiction.

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OFFICIAL SEAL MELISSA MAE STUDINGER NOTARY PUBLIC - OREGON COMMISSION NO. 941448 MY COMMISSION EXPIRES AUG. 16, 2019

Votary Public-State of